



Rep. Frank J. Mautino

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LRB096 06365 AMC 28106 a

1 AMENDMENT TO SENATE BILL 349

2 AMENDMENT NO. _____. Amend Senate Bill 349, AS AMENDED, by
3 replacing everything after the enacting clause with the
4 following:

5 "Section 5. If and only if House Bill 255 of the 96th
6 General Assembly (as amended by Senate Amendments Nos. 1 and 3)
7 becomes law and takes effect, then the Video Gaming Act is
8 amended by changing Sections 25 and 45 and by adding Sections
9 26, 78, and 85 as follows:

10 (09600HB0255sam001, Sec. 25)

11 Sec. 25. Restriction of licensees.

12 (a) Manufacturer. A person may not be licensed as a
13 manufacturer of a video gaming terminal in Illinois unless the
14 person has a valid manufacturer's license issued under this
15 Act. A manufacturer may only sell video gaming terminals for
16 use in Illinois to persons having a valid distributor's

1 license.

2 (b) Distributor. A person may not sell, distribute, or
3 lease or market a video gaming terminal in Illinois unless the
4 person has a valid distributor's license issued under this Act.
5 A distributor may only sell video gaming terminals for use in
6 Illinois to persons having a valid distributor's or terminal
7 operator's license.

8 (c) Terminal operator. A person may not own, maintain, or
9 place a video gaming terminal unless he has a valid terminal
10 operator's license issued under this Act. A terminal operator
11 may only place video gaming terminals for use in Illinois in
12 licensed establishments, licensed truck stop establishments,
13 licensed fraternal establishments, and licensed veterans
14 establishments. No terminal operator may give anything of
15 value, including but not limited to a loan or financing
16 arrangement, to a licensed establishment, licensed truck stop
17 establishment, licensed fraternal establishment, or licensed
18 veterans establishment as any incentive or inducement to locate
19 video terminals in that establishment. Of the after-tax profits
20 from a video gaming terminal, 50% shall be paid to the terminal
21 operator and 50% shall be paid to the licensed establishment,
22 licensed truck stop establishment, licensed fraternal
23 establishment, or licensed veterans establishment, notwithstanding any agreement to the contrary. No terminal
24 operator may own or have a substantial interest in more than 5%
25 of the video gaming terminals licensed in this State. A video
26

1 terminal operator that violates one or more requirements of
2 this subsection is guilty of a Class 4 felony and is subject to
3 termination of his or her license by the Board.

4 (d) Licensed technician. A person may not service,
5 maintain, or repair a video gaming terminal in this State
6 unless he or she (1) has a valid technician's license issued
7 under this Act, (2) is a terminal operator, or (3) is employed
8 by a terminal operator, distributor, or manufacturer.

9 (d-5) Licensed terminal handler. No person, including, but
10 not limited to, an employee or independent contractor working
11 for a manufacturer, distributor, supplier, technician, or
12 terminal operator licensed pursuant to this Act, shall have
13 possession or control of a video gaming terminal or access to
14 the inner workings of a video gaming terminal, unless that
15 person possesses a valid terminal handler's license issued
16 under this Act.

17 (e) Licensed establishment. No video gaming terminal may be
18 placed in any licensed establishment, licensed veterans
19 establishment, licensed truck stop establishment, or licensed
20 fraternal establishment unless the owner or agent of the owner
21 of the licensed establishment, licensed veterans
22 establishment, licensed truck stop establishment, or licensed
23 fraternal establishment has entered into a written use
24 agreement with the terminal operator for placement of the
25 terminals. A copy of the use agreement shall be on file in the
26 terminal operator's place of business and available for

1 inspection by individuals authorized by the Board. A licensed
2 establishment, licensed truck stop establishment, licensed
3 veterans establishment, or licensed fraternal establishment
4 may operate up to 5 video gaming terminals on its premises at
5 any time, ~~unless the Board authorizes a greater number.~~

6 (f) (Blank) Residency ~~requirement. Each licensed~~
7 ~~distributor and terminal operator must be an Illinois resident.~~
8 ~~However, if an out of state distributor or terminal operator~~
9 ~~has performed its respective business within Illinois for at~~
10 ~~least 48 months prior to the effective date of this Act, the~~
11 ~~out of state person may be eligible for licensing under this~~
12 ~~Act, upon application to and approval of the Board.~~

13 (g) Financial interest restrictions. As used in this Act,
14 "substantial interest" in a partnership, a corporation, an
15 organization, an association, or a business means:

16 (A) When, with respect to a sole proprietorship, an
17 individual or his or her spouse owns, operates,
18 manages, or conducts, directly or indirectly, the
19 organization, association, or business, or any part
20 thereof; or

21 (B) When, with respect to a partnership, the
22 individual or his or her spouse shares in any of the
23 profits, or potential profits, of the partnership
24 activities; or

25 (C) When, with respect to a corporation, an
26 individual or his or her spouse is an officer or

1 director, or the individual or his or her spouse is a
2 holder, directly or beneficially, of 5% or more of any
3 class of stock of the corporation; or

4 (D) When, with respect to an organization not
5 covered in (A), (B) or (C) above, an individual or his
6 or her spouse is an officer or manages the business
7 affairs, or the individual or his or her spouse is the
8 owner of or otherwise controls 10% or more of the
9 assets of the organization; or

10 (E) When an individual or his or her spouse
11 furnishes 5% or more of the capital, whether in cash,
12 goods, or services, for the operation of any business,
13 association, or organization during any calendar year.

14 (h) Location restriction. A licensed establishment,
15 licensed truck stop establishment, licensed fraternal
16 establishment, or licensed veterans establishment that is (i)
17 located within 1,000 feet of a facility operated by an
18 organizational licensee, an intertrack wagering licensee, or
19 an intertrack wagering location licensee licensed under the
20 Illinois Horse Racing Act of 1975~~7~~ or the home dock of a
21 riverboat licensed under the Riverboat Gambling Act or (ii)
22 located with a 100 feet of ~~7~~ a school, or a place of worship
23 under the Religious Corporation Act, is ineligible to operate a
24 video gaming terminal.

25 (i) The provisions of the Illinois Antitrust Act are fully
26 and equally applicable to the activities of any licensee under

1 this Act.

2 (Source: 09600HB0255sam001, Sec. 25.)

3 (09600HB0255sam001, Sec. 26 new)

4 Sec. 26. Residency requirement. Each licensed distributor,
5 terminal operator, and person with a substantial interest in a
6 licensed distributor or terminal operator must be an Illinois
7 resident. However, if an out-of-state distributor or terminal
8 operator has performed its respective business within Illinois
9 for at least 48 months prior to the effective date of this Act,
10 the out-of-state person may be eligible for licensing under
11 this Act, upon application to and approval of the Board. The
12 Board shall adopt rules to implement this Section.

13 (09600HB0255sam001, Sec. 45)

14 Sec. 45. Issuance of license.

15 (a) The burden is upon each applicant to demonstrate his
16 suitability for licensure. Each video gaming terminal
17 manufacturer, distributor, supplier, operator, handler,
18 licensed establishment, licensed truck stop establishment,
19 licensed fraternal establishment, and licensed veterans
20 establishment shall be licensed by the Board. The Board may
21 issue or deny a license under this Act to any person pursuant
22 to the same criteria set forth in Section 9 of the Riverboat
23 Gambling Act.

24 (b) Each person seeking and possessing a license as a video

1 gaming terminal manufacturer, distributor, supplier, operator,
2 handler, licensed establishment, licensed truck stop
3 establishment, licensed fraternal establishment, or licensed
4 veterans establishment shall submit to a background
5 investigation conducted by the Board with the assistance of the
6 State Police or other law enforcement. The background
7 investigation shall include each beneficiary of a trust, each
8 partner of a partnership, and each director and officer and all
9 stockholders of 5% or more in a parent or subsidiary
10 corporation of a video gaming terminal manufacturer,
11 distributor, supplier, operator, or licensed establishment,
12 licensed truck stop establishment, licensed fraternal
13 establishment, or licensed veterans establishment.

14 (c) Each person seeking and possessing a license as a video
15 gaming terminal manufacturer, distributor, supplier, operator,
16 handler, licensed establishment, licensed truck stop
17 establishment, licensed fraternal establishment, or licensed
18 veterans establishment shall disclose the identity of every
19 person, association, trust, or corporation having a greater
20 than 1% direct or indirect pecuniary interest in the video
21 gaming terminal operation to which the license is sought. If
22 the disclosed entity is a trust, the application shall disclose
23 the names and addresses of the beneficiaries; if a corporation,
24 the names and addresses of all stockholders and directors; if a
25 partnership, the names and addresses of all partners, both
26 general and limited.

1 (d) No person may be licensed as a video gaming terminal
 2 manufacturer, distributor, supplier, operator, handler,
 3 licensed establishment, licensed truck stop establishment,
 4 licensed fraternal establishment, or licensed veterans
 5 establishment if that person has been found by the Board to:

6 (1) have a background, including a criminal record,
 7 reputation, habits, social or business associations, or
 8 prior activities that pose a threat to the public interests
 9 of the State or to the security and integrity of video
 10 gaming;

11 (2) create or enhance the dangers of unsuitable,
 12 unfair, or illegal practices, methods, and activities in
 13 the conduct of video gaming; or

14 (3) present questionable business practices and
 15 financial arrangements incidental to the conduct of video
 16 gaming activities.

17 (e) Any applicant for any license under this Act has the
 18 burden of proving his or her qualifications to the satisfaction
 19 of the Board. The Board may adopt rules to establish additional
 20 qualifications and requirements to preserve the integrity and
 21 security of video gaming in this State.

22 (f) ~~(b)~~ A non-refundable application fee shall be paid at
 23 the time an application for a license is filed with the Board
 24 in the following amounts:

- 25 (1) Manufacturer \$5,000
- 26 (2) Distributor..... \$5,000

- 1 (3) Terminal operator..... \$5,000
- 2 (4) Supplier \$2,500
- 3 (5) Technician \$100
- 4 (6) Terminal Handler \$50

5 ~~(c) (Blank).~~

6 (g) ~~(d) Each licensed distributor, terminal operator, or~~
 7 ~~person with a substantial interest in a distributor or terminal~~
 8 ~~operator must have resided in Illinois for at least 24 months~~
 9 ~~prior to application unless he or she has performed his or her~~
 10 ~~respective business in Illinois for at least 48 months prior to~~
 11 ~~the effective date of this Act.~~ The Board shall establish an
 12 annual fee for each license not to exceed the following:

- 13 (1) Manufacturer \$10,000
- 14 (2) Distributor..... \$10,000
- 15 (3) Terminal operator..... \$5,000
- 16 (4) Supplier \$2,000
- 17 (5) Technician \$100
- 18 (6) Licensed establishment, licensed truck stop
- 19 establishment, licensed fraternal establishment,
- 20 or licensed veterans establishment \$100
- 21 (7) Video gaming terminal..... \$100
- 22 (8) Terminal Handler \$50

23 (Source: 09600HB0255sam001, Sec. 45.)

24 (09600HB0255sam001, Sec. 78 new)

25 Sec. 78. Authority of the Illinois Gaming Board.

1 (a) The Board shall have jurisdiction over and shall
2 supervise all gaming operations governed by this Act. The Board
3 shall have all powers necessary and proper to fully and
4 effectively execute the provisions of this Act, including, but
5 not limited to, the following:

6 (1) To investigate applicants and determine the
7 eligibility of applicants for licenses and to select among
8 competing applicants the applicants which best serve the
9 interests of the citizens of Illinois.

10 (2) To have jurisdiction and supervision over all video
11 gaming operations in this State and all persons in
12 establishments where video gaming operations are
13 conducted.

14 (3) To adopt rules for the purpose of administering the
15 provisions of this Act and to prescribe rules, regulations,
16 and conditions under which all video gaming in the State
17 shall be conducted. Such rules and regulations are to
18 provide for the prevention of practices detrimental to the
19 public interest and for the best interests of video gaming,
20 including rules and regulations regarding the inspection
21 of such establishments and the review of any permits or
22 licenses necessary to operate an establishment under any
23 laws or regulations applicable to establishments and to
24 impose penalties for violations this Act and its rules.

25 (b) Within 60 days after the effective date of this
26 amendatory Act of the 96th General Assembly, the Board shall

1 adopt emergency rules to administer this Act in accordance with
2 Section 5-45 of the Illinois Administrative Procedure Act. For
3 the purposes of the Illinois Administrative Procedure Act, the
4 General Assembly finds that the adoption of rules to implement
5 this Act is deemed an emergency and necessary to the public
6 interest, safety, and welfare.

7 (09600HB0255sam001, Sec. 85 new)

8 Sec. 85. Severability. The provisions of the Video Gaming
9 Act are severable pursuant to Section 1.31 of the Statute on
10 Statutes.

11 Section 10. If and only if House Bill 255 of the 96th
12 General Assembly (as amended by Senate Amendments Nos. 1 and 3)
13 becomes law and takes effect, then the Liquor Control Act of
14 1934 is amended by changing Section 8-1 as follows:

15 (235 ILCS 5/8-1) (from Ch. 43, par. 158)

16 Sec. 8-1. A tax is imposed upon the privilege of engaging
17 in business as a manufacturer or as an importing distributor of
18 alcoholic liquor other than beer at the rate of \$0.185 per
19 gallon until September 1, 2009 and \$0.231 per gallon beginning
20 September 1, 2009 for cider containing not less than 0.5%
21 alcohol by volume nor more than 7% alcohol by volume, \$0.73 per
22 gallon until September ~~August~~ 1, 2009 and \$1.39 per gallon
23 beginning September ~~August~~ 1, 2009 for wine other than cider

1 containing less than 7% alcohol by volume, and \$4.50 per gallon
2 until September ~~August~~ 1, 2009 and \$8.55 per gallon beginning
3 September ~~August~~ 1, 2009 on alcohol and spirits manufactured
4 and sold or used by such manufacturer, or as agent for any
5 other person, or sold or used by such importing distributor, or
6 as agent for any other person. A tax is imposed upon the
7 privilege of engaging in business as a manufacturer of beer or
8 as an importing distributor of beer at the rate of \$0.185 per
9 gallon until September ~~August~~ 1, 2009 and \$0.231 per gallon
10 beginning September ~~August~~ 1, 2009 on all beer manufactured and
11 sold or used by such manufacturer, or as agent for any other
12 person, or sold or used by such importing distributor, or as
13 agent for any other person. Any brewer manufacturing beer in
14 this State shall be entitled to and given a credit or refund of
15 75% of the tax imposed on each gallon of beer up to 4.9 million
16 gallons per year in any given calendar year for tax paid or
17 payable on beer produced and sold in the State of Illinois.

18 For the purpose of this Section, "cider" means any
19 alcoholic beverage obtained by the alcohol fermentation of the
20 juice of apples or pears including, but not limited to,
21 flavored, sparkling, or carbonated cider.

22 The credit or refund created by this Act shall apply to all
23 beer taxes in the calendar years 1982 through 1986.

24 The increases made by this amendatory Act of the 91st
25 General Assembly in the rates of taxes imposed under this
26 Section shall apply beginning on July 1, 1999.

1 A tax at the rate of 1¢ per gallon on beer and 48¢ per
2 gallon on alcohol and spirits is also imposed upon the
3 privilege of engaging in business as a retailer or as a
4 distributor who is not also an importing distributor with
5 respect to all beer and all alcohol and spirits owned or
6 possessed by such retailer or distributor when this amendatory
7 Act of 1969 becomes effective, and with respect to which the
8 additional tax imposed by this amendatory Act upon
9 manufacturers and importing distributors does not apply.
10 Retailers and distributors who are subject to the additional
11 tax imposed by this paragraph of this Section shall be required
12 to inventory such alcoholic liquor and to pay this additional
13 tax in a manner prescribed by the Department.

14 The provisions of this Section shall be construed to apply
15 to any importing distributor engaging in business in this
16 State, whether licensed or not.

17 However, such tax is not imposed upon any such business as
18 to any alcoholic liquor shipped outside Illinois by an Illinois
19 licensed manufacturer or importing distributor, nor as to any
20 alcoholic liquor delivered in Illinois by an Illinois licensed
21 manufacturer or importing distributor to a purchaser for
22 immediate transportation by the purchaser to another state into
23 which the purchaser has a legal right, under the laws of such
24 state, to import such alcoholic liquor, nor as to any alcoholic
25 liquor other than beer sold by one Illinois licensed
26 manufacturer or importing distributor to another Illinois

1 licensed manufacturer or importing distributor to the extent to
2 which the sale of alcoholic liquor other than beer by one
3 Illinois licensed manufacturer or importing distributor to
4 another Illinois licensed manufacturer or importing
5 distributor is authorized by the licensing provisions of this
6 Act, nor to alcoholic liquor whether manufactured in or
7 imported into this State when sold to a "non-beverage user"
8 licensed by the State for use in the manufacture of any of the
9 following when they are unfit for beverage purposes:

10 Patent and proprietary medicines and medicinal,
11 antiseptic, culinary and toilet preparations;

12 Flavoring extracts and syrups and food products;

13 Scientific, industrial and chemical products, excepting
14 denatured alcohol;

15 Or for scientific, chemical, experimental or mechanical
16 purposes;

17 Nor is the tax imposed upon the privilege of engaging in
18 any business in interstate commerce or otherwise, which
19 business may not, under the Constitution and Statutes of the
20 United States, be made the subject of taxation by this State.

21 The tax herein imposed shall be in addition to all other
22 occupation or privilege taxes imposed by the State of Illinois
23 or political subdivision thereof.

24 If any alcoholic liquor manufactured in or imported into
25 this State is sold to a licensed manufacturer or importing
26 distributor by a licensed manufacturer or importing

1 distributor to be used solely as an ingredient in the
2 manufacture of any beverage for human consumption, the tax
3 imposed upon such purchasing manufacturer or importing
4 distributor shall be reduced by the amount of the taxes which
5 have been paid by the selling manufacturer or importing
6 distributor under this Act as to such alcoholic liquor so used
7 to the Department of Revenue.

8 If any person received any alcoholic liquors from a
9 manufacturer or importing distributor, with respect to which
10 alcoholic liquors no tax is imposed under this Article, and
11 such alcoholic liquor shall thereafter be disposed of in such
12 manner or under such circumstances as may cause the same to
13 become the base for the tax imposed by this Article, such
14 person shall make the same reports and returns, pay the same
15 taxes and be subject to all other provisions of this Article
16 relating to manufacturers and importing distributors.

17 Nothing in this Article shall be construed to require the
18 payment to the Department of the taxes imposed by this Article
19 more than once with respect to any quantity of alcoholic liquor
20 sold or used within this State.

21 No tax is imposed by this Act on sales of alcoholic liquor
22 by Illinois licensed foreign importers to Illinois licensed
23 importing distributors.

24 All of the proceeds of the additional tax imposed by this
25 amendatory Act of the 96th General Assembly shall be deposited
26 by the Department into the Capital Projects Fund. The remainder

1 of the tax imposed by this Act shall be deposited by the
2 Department into the General Revenue Fund.

3 The provisions of this Section are severable under Section
4 1.31 of the Statute on Statutes.

5 (Source: 09600HB0255sam001.)

6 Section 15. If and only if House Bill 255 of the 96th
7 General Assembly (as amended by Senate Amendments Nos. 1 and 3)
8 becomes law and takes effect, then the Illinois Vehicle Code is
9 amended by changing Section 6-118 as follows:

10 (625 ILCS 5/6-118) (from Ch. 95 1/2, par. 6-118)
11 Sec. 6-118. Fees.

12 (a) The fee for licenses and permits under this Article is
13 as follows:

14	Original driver's license	\$30
15	Original or renewal driver's license	
16	issued to 18, 19 and 20 year olds	5
17	All driver's licenses for persons	
18	age 69 through age 80	5
19	All driver's licenses for persons	
20	age 81 through age 86	2
21	All driver's licenses for persons	
22	age 87 or older	0
23	Renewal driver's license (except for	
24	applicants ages 18, 19 and 20 or	

1 age 69 and older) 30

2 Original instruction permit issued to

3 persons (except those age 69 and older)

4 who do not hold or have not previously

5 held an Illinois instruction permit or

6 driver's license 20

7 Instruction permit issued to any person

8 holding an Illinois driver's license

9 who wishes a change in classifications,

10 other than at the time of renewal 5

11 Any instruction permit issued to a person

12 age 69 and older 5

13 Instruction permit issued to any person,

14 under age 69, not currently holding a

15 valid Illinois driver's license or

16 instruction permit but who has

17 previously been issued either document

18 in Illinois 10

19 Restricted driving permit 8

20 Monitoring device driving permit 8

21 Duplicate or corrected driver's license

22 or permit 5

23 Duplicate or corrected restricted

24 driving permit 5

25 Duplicate or corrected monitoring

26 device driving permit 5

1 Original or renewal M or L endorsement..... 5

2 SPECIAL FEES FOR COMMERCIAL DRIVER'S LICENSE

3 The fees for commercial driver licenses and permits
4 under Article V shall be as follows:

5 Commercial driver's license:

6 \$6 for the CDLIS/AAMVAnet Fund
7 (Commercial Driver's License Information
8 System/American Association of Motor Vehicle
9 Administrators network Trust Fund);
10 \$20 for the Motor Carrier Safety Inspection Fund;
11 \$10 for the driver's license;
12 and \$24 for the CDL: \$60

13 Renewal commercial driver's license:

14 \$6 for the CDLIS/AAMVAnet Trust Fund;
15 \$20 for the Motor Carrier Safety Inspection Fund;
16 \$10 for the driver's license; and
17 \$24 for the CDL: \$60

18 Commercial driver instruction permit

19 issued to any person holding a valid
20 Illinois driver's license for the
21 purpose of changing to a
22 CDL classification: \$6 for the
23 CDLIS/AAMVAnet Trust Fund;
24 \$20 for the Motor Carrier
25 Safety Inspection Fund; and
26 \$24 for the CDL classification \$50

1	Commercial driver instruction permit	
2	issued to any person holding a valid	
3	Illinois CDL for the purpose of	
4	making a change in a classification,	
5	endorsement or restriction	\$5
6	CDL duplicate or corrected license	\$5

7 In order to ensure the proper implementation of the Uniform
8 Commercial Driver License Act, Article V of this Chapter, the
9 Secretary of State is empowered to pro-rate the \$24 fee for the
10 commercial driver's license proportionate to the expiration
11 date of the applicant's Illinois driver's license.

12 The fee for any duplicate license or permit shall be waived
13 for any person age 60 or older who presents the Secretary of
14 State's office with a police report showing that his license or
15 permit was stolen.

16 No additional fee shall be charged for a driver's license,
17 or for a commercial driver's license, when issued to the holder
18 of an instruction permit for the same classification or type of
19 license who becomes eligible for such license.

20 (b) Any person whose license or privilege to operate a
21 motor vehicle in this State has been suspended or revoked under
22 Section 3-707, any provision of Chapter 6, Chapter 11, or
23 Section 7-205, 7-303, or 7-702 of the Family Financial
24 Responsibility Law of this Code, shall in addition to any other
25 fees required by this Code, pay a reinstatement fee as follows:

26	Suspension under Section 3-707	\$100
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1	Summary suspension under Section 11-501.1	\$250
2	Other suspension	\$70
3	Revocation	\$500

4 However, any person whose license or privilege to operate a
5 motor vehicle in this State has been suspended or revoked for a
6 second or subsequent time for a violation of Section 11-501 or
7 11-501.1 of this Code or a similar provision of a local
8 ordinance or a similar out-of-state offense or Section 9-3 of
9 the Criminal Code of 1961 and each suspension or revocation was
10 for a violation of Section 11-501 or 11-501.1 of this Code or a
11 similar provision of a local ordinance or a similar
12 out-of-state offense or Section 9-3 of the Criminal Code of
13 1961 shall pay, in addition to any other fees required by this
14 Code, a reinstatement fee as follows:

15	Summary suspension under Section 11-501.1	\$500
16	Revocation	\$500

17 (c) All fees collected under the provisions of this Chapter
18 6 shall be paid into the Road Fund in the State Treasury except
19 as follows:

20 1. The following amounts shall be paid into the Driver
21 Education Fund:

22 (A) \$16 of the \$20 fee for an original driver's
23 instruction permit;

24 (B) \$5 of the \$30 fee for an original driver's
25 license;

26 (C) \$5 of the \$30 fee for a 4 year renewal driver's

1 license;

2 (D) \$4 of the \$8 fee for a restricted driving
3 permit; and

4 (E) \$4 of the \$8 fee for a monitoring device
5 driving permit.

6 2. \$30 of the \$250 fee for reinstatement of a license
7 summarily suspended under Section 11-501.1 shall be
8 deposited into the Drunk and Drugged Driving Prevention
9 Fund. However, for a person whose license or privilege to
10 operate a motor vehicle in this State has been suspended or
11 revoked for a second or subsequent time for a violation of
12 Section 11-501 or 11-501.1 of this Code or Section 9-3 of
13 the Criminal Code of 1961, \$190 of the \$500 fee for
14 reinstatement of a license summarily suspended under
15 Section 11-501.1, and \$190 of the \$500 fee for
16 reinstatement of a revoked license shall be deposited into
17 the Drunk and Drugged Driving Prevention Fund.

18 3. \$6 of such original or renewal fee for a commercial
19 driver's license and \$6 of the commercial driver
20 instruction permit fee when such permit is issued to any
21 person holding a valid Illinois driver's license, shall be
22 paid into the CDLIS/AAMVAnet Trust Fund.

23 4. \$30 of the \$70 fee for reinstatement of a license
24 suspended under the Family Financial Responsibility Law
25 shall be paid into the Family Responsibility Fund.

26 5. The \$5 fee for each original or renewal M or L

1 endorsement shall be deposited into the Cycle Rider Safety
2 Training Fund.

3 6. \$20 of any original or renewal fee for a commercial
4 driver's license or commercial driver instruction permit
5 shall be paid into the Motor Carrier Safety Inspection
6 Fund.

7 7. The following amounts shall be paid into the General
8 Revenue Fund:

9 (A) \$190 of the \$250 reinstatement fee for a
10 summary suspension under Section 11-501.1;

11 (B) \$40 of the \$70 reinstatement fee for any other
12 suspension provided in subsection (b) of this Section;
13 and

14 (C) \$440 of the \$500 reinstatement fee for a first
15 offense revocation and \$310 of the \$500 reinstatement
16 fee for a second or subsequent revocation.

17 (d) All of the proceeds of the additional fees imposed by
18 this amendatory Act of the 96th General Assembly shall be
19 deposited into the Capital Projects Fund.

20 (e) The additional fees imposed by this amendatory Act of
21 the 96th General Assembly shall become effective 90 days after
22 becoming law.

23 (Source: P.A. 94-1035, eff. 7-1-07; 95-855, eff. 1-1-09;
24 09600HB0255sam001.)

25 Section 99. Effective date. This Act takes effect upon

1 becoming law.".